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 Dental Radiographs reveal the true pathological conditions and abnormalities of the teeth.

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Special attention given in the treatment of roots.

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HUMPHREYS' WITCH HAZEL OINTMENT
 (COMPOUND)

For Piles or Hemorrhoids, External or Internal, Burning or Bleeding, Itching or Swelling. One application brings relief at all druggists.

Send Free Sample of Ointment to

SICK STOCK

BOOK on treatment of Horses, Cows, Sheep, Dogs and other animals, sent free. Humphreys' Homeopathic Veterinary Medicines, 156 William St., N. Y.

The Record \$1.50

Classified Ads

Minimum charge of 15c, or five cents a line, counting five words to the line. Positively no ads will be taken for this column without cash in advance, as items are too small to take the trouble to enter charge accounts.

FOR SALE—RESIDENCE PROPERTY

FARM FOR SALE—Farm of 104 acres one-half mile north of Alma city limits, best black loam soil, all but eight acres under cultivation. Well titled well fenced, or well, etc. Best location in Gratiot county. Must be sold at once as operator has been called to the service. For particulars inquire of James L. Edwards at the farm, Alma, route 5. 65-4-p

FOR SALE—For much less than it is worth. Nicely located lot, with two room house on it completely furnished. Come and look it over and make an offer. Geo. Innes, 78 Park Drive, Riverview add. 65-1-p

LOST AND FOUND

LOST—Gold L. O. T. M. pin Sunday October 6. Finder please return to Mrs. C. E. Dudgeon, 222 E. Center st. and receive reward. 65-1-p

LOST—Fountain pen, Waterman's Ideal, No. 524, between P. M. tracks and Woodworth ave. Finder please leave at Record office. Dorothy Budd. 65-1-p

LOST—Suitcase between Alma and St. Louis on Ithaca road. Finder leave at this office and receive reward. 65-1-p

FOUND—A 19 acre fruit farm, nicely located. Good house, well 120 feet deep, cistern, good basement. Two miles from Mt. Pleasant. 3/4 mile from motor car crossing. Can be bought for \$2750.00, part down, balance on easy payments. Write or telephone Cooper, Gover & Francis, Mt. Pleasant, Mich. 56-1-f-c

TO RENT—ROOMS

FOR RENT—Furnished rooms at 512 Pine. 65-2-p

FOR RENT—One furnished bedroom, 314 Park ave. 65-1-p

FOR RENT—Two furnished rooms and garage at 224 Park ave. 65-1-p

FOR RENT—Nov. 1st, three nice rooms with bath, electric lights, close in. 115 Walnut st. Call. 65-1-p

FOR RENT—Modern furnished rooms for light housekeeping, good location, terms reasonable. 502 Park ave. 65-1-p

FOR RENT—Furnished rooms. 418 Maple avenue. 64-1-c

FOR RENT—The office at Wright House formerly occupied by the Alma Development Co. Inquire at Wright House. 59-1-f-c

FOR RENT—The brick Wright House barn for auto garage or other desirable business. Inquire Wright House. 59-1-f-c

FOR RENT—HOUSES

FOR RENT—Seven-room house, 714 Second avenue. 64-2-p

FOR RENT—Small house on Maple ave. Inquire 526 W. Center st. Union phone 168. 65-1-p

FOR RENT—New three-room cottage close in, furnished or unfurnished. Call 192 Ely. 65-1-p

FOR SALE—MISCELLANEOUS

FOR SALE—Potatoes. Inquire of Jesse Fink, Bell phone 189, ring 6. 64-2-p

FOR SALE—A wood heating stove, price \$5.50, nearly new. Inquire 720 First ave. 65-1-p

FOR SALE—Ford 1917 model touring car in good condition. Will sell cheap if taken at once, owner leaving town. 1311 Eastward st. 65-1-p

FOR SALE—Soft coal burner nearly new, used about three months, also one laundry stove with coil water heater. Will sell on time or for good carpenter work. Inquire of R. S. Swartout, 315 Euclid ave. 65-1-c

FOR SALE—Dodge 1918 Sedan, like new, repainted in the most attractive color, black and Liberty green; five wire wheels with seven nearly new tires, Gabriel shock absorbers; mechanical condition perfect. \$1,000 takes this unusual bargain. Address Box 260, St. Louis, Mich. 65-1-p

FOR SALE—About 80 cords wood, mostly hard maple, from the city park. We will not deliver less than two cords to a place; cash with order or on delivery, \$3.75 per cord delivered. Order at once. Frank F. Smith, chairman park board, A. R. Smith shoe store. 65-1-c

HELP WANTED

HELP WANTED—25 girls by Alma Elevator Co. 65-1-c

WANTED—A girl for general housework. Apply at 707 W. Center st. or Economy Shoe Store. 65-1-c

WANTED—Six bricklayers on machine. Apply at Alma school. Grand Rapids Fire Proofing Co., N. A. Starr, contractor. 65-1-c

WANTED—Experienced stenographer, typewriter or ditaphone operator; one with elevator or floor mill experience preferred. Apply in own handwriting. Good wages. Chatterton & Son, Mt. Pleasant, Mich. 63-1-f-c

WANTED—Married man to work on farm by the year. Call Union phone 198-1L-2S. 59-1-f

WANTED—Girl to work in store. Inquire at DeLuxe Candy Co. 64-1-c

NOTICES, ETC.

NOTICE—The department of Music at Alma college has opened with a good ensemble and is now ready to receive special music students of any interested in private lessons, voice or piano, or classes in harmony and sight reading. For information or catalog, address or call Albert E. Hosmer, Director, Alma college, or 312 Maple avenue, Alma, Michigan. 64-3-c

"STAND BY THE WAR," NATION'S REAL SLOGAN.

SAYS CHAIRMAN HAYS

The Republican party says to the country—STAND BY THE WAR. And in this declaration of purpose is included the slogan which the Democratic party seem to have adopted—"Stand by the President," a duty which Republicans have assumed as a matter of course as to all that the great office implies. It includes, Stand by every public official, high or low, measured by the thoroughness with which the public official stands by the war; stand by the government; stand by this country; stand by our Allies; stand by our soldiers in France; stand by every effort for war saving and giving in this country; stand by the cause for which we fight; stand by "the irreducible minimum" of peace terms so splendidly enunciated by Senator Lodge; stand by the war aims of this country to vindicate American rights, interests and honor, to forever end the intolerable arrogance of that scientifically trained brutality, to forever end Prussianism in the world and the oppression which it typifies, and make certain forever the inability of militarism, German or otherwise, again to disturb the peace of the world; stand against an inconclusive peace, and stand for a peace with victory.—National Chairman Will H. Hays, to Republican convention at Grand Rapids.

PATRIOTIC MICHIGAN FARMERS STEADFAST BUT ARE WONDERING

Not As Fairly Treated By Congress As Are The Cotton Growers in the South.

Michigan farmers are patriotic. They are not whiners and they are manfully doing their part in the world struggle. Many farmer boys are overseas. It is not unpatriotic in them to sometimes "wonder why" all so-called rich and poor alike, are not "over there."

Nor are they unpatriotic when they "wonder why" at the price they are now obliged to pay for cotton goods. When the winds of trade began to waft upwards the filmy cotton from 7 cents a pound; it bounded up to 25 cents a pound—almost five for one. Print cloth rose from 3 cents in 1914 to 84 cents per yard, standard sheetings from 64 cents to 174 cents per yard, and gingham from 6 to 154 cents per yard in 1917. Uncle Sam, as represented in a democratic congress, never anchored the Southern cotton bales.

The price of wheat started upward in December 1914 at \$1.15 and has been anchored at \$2.20 per bushel—less than doubled price, while the cotton balloon serenely sails at all most five times its rise.

And now to make a bad matter worse, when there is a heavy production of cotton and a surplus of some three million bales, when the ordinary law of supply and demand would drive cotton down to around 15 to 17 cents per pound, it is solemnly proposed to fix the price of cotton products at a figure which would anchor the price of cotton at about 27 cents per pound. When consumers of cotton are threatened with a little relief it is proposed to keep the cotton balloon aloft by law.

When wheat goes up it is stopped and pulled back. The law of supply and demand is wiped out and the iron hand of statute law supplants natural law. When cotton goes up the law of supply and demand is not in terfered with and it goes nearly five times its height. Then when the natural law of supply and demand would force cotton downward it is proposed by law to hold it up to 27 cents a pound—about four times its starting point.

The wheat grower is trimmed coming and going and in the midway and the cotton grower is decorated with golden spoils at both ends of the game and sustained at almost his high point. Not two for one for wheat and almost five for one for cotton! The law clamps down on wheat, allows cotton to soar upward, and when cotton is threatened with a fall proposes to legally hold it up!

Is the Congressional idea of justice, is this the way to wipe out sectionalism?

The Michigan farmer is not insisting that the wheat balloon go up. He is only asking that the cotton balloon descend to the lower levels. He believes that only through the election of a republican congress will equality before the law be attained.

"We commend the patriotic laborers, the patriotic farmers and the patriotic business men, and all patriotic men and women of Michigan for their splendid commitment to the cause of the republic in the war. We believe in the righteous reward of all, and unfair discrimination against none. We wish to raise no sectional issue, but we believe that the exercise of governmental authority in fixing the prices of wheat and wool in the north and the west should be applied in the cotton of the south and to farm lug equipment in all the country."—Republican State Platform.

PAVING ASSESSMENT DUE
 Paving assessments and interest on W. Superior St., Michigan Ave., Bridge St. and E. Superior St. are now due and payable at my office. I will receive said assessments at my office in the city hall during this month.

Last day to pay the above mentioned assessments being October 31, 1918. Carl E. Gallagher, City Clerk.

Wanigas at Brunner's.—64-1-f
 Paste the Kaiser with W. S. S.

New Conservation Program Announced By Food Administrator Herbert Hoover

United States to Go on Same Basis of Flour Consumption as Allies—50 Per Cent Combination Sale Order Superseded by New Arrangement—80 Per Cent Cereal Substitutes to be Mixed with Wheat Flour for Use in Homes, Eating-Houses, and Bakeries—List of Substitutes is Curtailed—Many Old Rules Revised or Rescinded.—Effective September 1.

The recent careful survey by the Food Administrators of the United States, France, England and Italy of the food resources of the 230,000,000 people fighting against Germany, shows that, to maintain enough supplies and necessary reserves against disaster, there must be maintained in all countries a conservation of wheat flour during the coming year.

It has been agreed that the wheat bread of the allies shall contain 20 per cent of other grains than wheat, and it is only just that we should bear our share in this saving and that our bread at least should be universal with those who are suffering more greatly from the war than ourselves.

Distribution and transportation circumstances in the United States render it necessary to rely very largely on the voluntary action of our homes to enforce this mixture. The "Victory Bread" so made is wholesome and there is no difficulty in preparation. We desire to emphasize the fact that the mixtures outlined below are for wheat bread and the saving of wheat flour, but they are not intended to displace the large use of corn bread. We must use the mixture with wheat flour in addition to our normal consumption of corn bread.

For this purpose, regulations are formulated below, effective September 1, providing first, for the preparation and marketing by the manufacturing and distributing trades of the country of a mixed flour complying with the international policy, which will be available for purchase by the household; second, in regulations covering the case where straight wheat flour is sold by retailers, that at the same time 20 per cent of other cereal flours must be sold coincidentally; third, requiring that all bakers' bread shall contain 20 per cent of other cereals, and the Food Administration relies upon the householders of the country to mix at least 20 per cent of the substitute cereals into the wheat flour at home for all uses. Corn meal for the use of corn bread should be purchased separately from combination sales.

Ready Mixed Flour For Sale As "Victory Mixed Flour."

It is desired to insure a supply of ready mixed flours on the market, and to have millers and dealers of all kinds encourage the use and sale of this flour so that the country may be on a mixed flour basis without the necessity of retailers' making combination sales of flour and substitutes.

All such mixed flours made according to the following regulations should be labeled "Victory Mixed Flour," and are to be labeled with the ingredients in order of their proportion. The flours so mixed must be milled in accordance with the standards of the United States Food Administration. No "Mixed Flours" (except pancake flours) shall be made or manufactured except in the exact proportions as outlined below.

Mixed Wheat and Barley Flour shall be in the proportion of four pounds of wheat flour to one pound of barley flour.

Mixed Wheat and Corn Flour shall contain the proportion of four pounds of wheat flour to one pound of corn flour.

Mixed Wheat, Barley and Corn Flour shall contain the proportions of eight pounds wheat flour to one pound barley and one pound corn flour.

Mixed Wheat and Rye Flour shall contain the proportion of three pounds of wheat flour and not less than two pounds of rye flour.

Whole Wheat, Entire Wheat, or Graham Flour or Meal shall contain at least 95 per cent of the wheat berry. All the above "Victory Flours" may be sold without substitutes, but at a greater price from the miller, whole-saler or retailer dealer than in the case of standard wheat flour.

Retail Sale of Standard Wheat Flour.
 The new regulations supersede the 50-50 rule. The retail dealer selling standard wheat flour is required to carry in stock either barley flour, corn meal or corn flour, and with every sale of wheat flour must sell a combination of some one or more of these in the proportion of one pound of substitute to each four pounds of wheat flour. No dealer may force any other substitutes in combination upon the consumer, and these substitutes must conform to the standards fixed by the United States Food Administration.

The foregoing rules apply to all custom and exchange transactions as well as sales of flour to farmers unless modified by special announcement of the Federal Food Administrator of the state where the mill is located, acting with the approval of the Zone Committee.

BAKERS.
 In compliance with the general situation above, the following alterations are made in the rules and regulations governing the baking trade.

Rule 1-A. The consumption of wheat flour in bakery products not to exceed 70 per cent of the 1917 consumption is hereby rescinded.

Rule 2-A. When 20 per cent substitutes for bakers' remain as heretofore with the exception of rye, which will be a substitute when used upon a basis of not less than 40 per cent, which is two pounds of rye flour to every three pounds of standard wheat flour. When

the rule limiting the sale of flour by millers to wholesalers, or wholesalers to retailers in combination with substitutes or certificates therefore, and the rule restricting the sale of 70 per cent of previous sales, are rescinded.

Manufacturers of alimentary pastes and wheat breakfast flours are limited to their normal consumption of wheat or wheat flour with the understanding that they are not to unduly exceed their ordinary consumption of wheat.

Rules prohibiting the starting of new plants ready for operation prior to July 1, 1918, are rescinded.

Where millers sell directly to consumers they shall only the same regulations as retail store dealers.

Wheatless days and wheatless meals are discontinued.

Nothing in these regulations is to be construed to mean that there has been any setting aside or changing of the Pure Food Laws as promulgated by the Bureau of Chemistry, Department of Agriculture, or the Internal Revenue Law as administered by the Internal Revenue Commissioner which requirements must be conformed to by manufacturers and dealers in all cases.

The Record Want Ads Cost Little—Returns Big

Bring Your Job Printing to Us

UNCEASING MISERY

Some Alma Kidney Sufferers Get Little Rest or Comfort.

There is little sleep, little rest, little peace for many a sufferer from kidney trouble. Life is one continual round of pain. You can't rest at night when there's kidney backache. You suffer twinges and "stabs" of pain, annoying urinary disorders, lameness and nervousness. You can't be comfortable at work with darting pains and blinding dizzy spells. Neglect these ailments and serious troubles may follow. Begin using Doan's Kidney Pills at the first sign of disorder. Thousands have testified to their merit. Alma readers will find convincing proof of merit in the following testimony:

Mrs. George Wingett, St. John St., Ithaca, Mich., says: "I was bothered by backache and a pain across my kidneys. Sometimes the attacks were so bad, I couldn't sleep at night. Doan's Kidney Pills were recommended to me and I used them. They soon stopped the pains."

Price 60c, at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mrs. Wingett had. Foster-Milburn Co., Mfgs., Buffalo, N. Y.—adv.

LEGAL NOTICES

MORTGAGE SALE

Default having been made in the conditions of a certain mortgage made by C. D. Peet and Corine Peet, his wife, of the township of Hamilton, Gratiot county, Michigan, dated the 17th day of December, A. D. 1909, and recorded in the office of the Register of Deeds for the county of Gratiot and State of Michigan, on the 15th day of January, A. D. 1909, in Liber 121 of mortgages, on page 120, on which mortgage there is claimed to be due at the date of this notice, principal and interest, the sum of Eighteen hundred ninety-eight dollars, and an attorney's fee of thirty dollars, as provided for in said mortgage, and no suit or proceedings at law having been instituted to recover the amount secured by said mortgage, or any part thereof.

Notice is hereby given, that by virtue of the power of sale contained in said mortgage, and the statute in such case made and provided on Saturday, the 14th day of January, A. D. 1918, at one o'clock in the afternoon, the undersigned will, at the north front door of the Court House in the village of Ithaca, Michigan, that being the place where the Circuit Court for the county of Gratiot is held, sell at public auction, to the highest bidder, the premises described in said mortgage, or so much thereof as may be necessary to pay the amount so as aforesaid due on said mortgage, with six per cent interest, and all legal costs, together with said attorney's fee, to wit:

The northwest quarter of the northwest quarter of section sixteen in township ten north of range one west, Michigan. Also the south half of section eleven and all the machinery and equipment of every name and nature whatsoever, used in connection therewith. Dated October 16, A. D. 1918.

SARAH O. BRODEUR, Clerk of Court.
 O. G. TUTTLE, Mortgagee.
 Business Address: Ithaca, Michigan.

STATE OF MICHIGAN—County of Gratiot.
 In the Circuit Court for the County of Gratiot, in Chancery.

James Dickinson, Plaintiff, vs. Mary J. Dickinson, Mary T. Dickinson, Ella Dickinson, O'Hair, Ella Dickinson and William Dickinson, or their unknown Heirs, Lessees, Devisees, and Assigns, Defendants.

Not pending in the above court at Ithaca in said County on the 10th day of September, A. D. 1918.

In this cause it appearing to the satisfaction of the Court that none of the named defendants reside in this State, and that each of them, viz: Mary T. Dickinson, and Ella Dickinson-O'Hair, recently resided at Ely in the State of Nevada, and that it is not known, and cannot be ascertained after diligent search and inquiry in what state or country they now reside, and that it is impossible to ascertain the names of the persons who are included as defendants herein without being named, after such search and inquiry.

Now therefore, on motion of John W. Myers, Attorney for Plaintiff, it is ordered that said named, and unnamed defendants enter their appearance in this cause on or before three months from the date of this order, and that within twenty days the Plaintiff cause a copy of this order to be published in The Alma Record, a newspaper published in said County, once in each week for six weeks, and also cause a copy thereof to be mailed to said named defendants at their last known Post Office address, by registered mail.

The above suit involves the title to the northeast quarter of the northeast quarter of section thirty-three in township eleven north, range two west in the County of Gratiot and State of Michigan, and is brought to quiet the title thereto.

(Signed) EDWARD J. MOINET, Circuit Judge.

(Signed) R. L. CASE, Clerk of the Court.
 (Signed) JOHN W. MYERS, Attorney for Plaintiff.
 Business Address: Ithaca, Mich. (62-6)

STATE OF MICHIGAN—The Circuit Court for the County of Gratiot—in Chancery.

Mary Peters, Plaintiff, vs. William Case, deceased, and his heirs, namely: Robert Kennan, Fannie V. Kennan, Mrs. Fred Kennan, Fannie V. Kennan, Scott and Ada C. Wightman, Defendants.

At a session of said court held at the court house in the village of Ithaca, in said county, on the 5th day of October, 1918.

Present: Hon. Edward J. Moinet, Circuit Judge.

Mary Peters, the above named plaintiff, having filed in said court a duly verified bill of complaint against the above named defendants, and which said suit involves the title to the southeast quarter of the northeast quarter of section thirty-three in township eleven north, range two west, in the County of Gratiot and State of Michigan, and is brought to quiet the title thereto.

And it satisfactorily appearing to the court from said verified bill of complaint that the above named defendants, Robert Kennan, Fannie V. Kennan, Mrs. Fred Kennan, Fannie V. Kennan, Scott and Ada C. Wightman, are the sole and only living heirs of said William Case, deceased, and that all of said defendants are non-residents of the state of Michigan.

Therefore, on motion of James G. Kress, attorney and counselor for said plaintiff, Mary Peters, it is ordered that the above named defendants, except those named who have entered in said cause on or before three months from the date of this order, and in case of any one of their appearance, that they enter their answer to plaintiff's bill of complaint to be filed in said cause, and a copy thereof to be served on plaintiff's attorney and solicitor within twenty days after the date of the order of the court.

And it is further ordered that within twenty days after the date of the order of the court a copy of said bill of complaint and notice of this order, and that in default thereof, said bill of complaint shall be taken as confessed by the several defendants.

And it is further ordered that within twenty days after the date of the order of the court a copy of said bill of complaint and notice of this order, and that in default thereof, said bill of complaint shall be taken as confessed by the several defendants.

Estate of Mary and Thomas Raycraft, Both Deceased.

BEARING CLAIMS

STATE OF MICHIGAN—The Probate Court for the County of Gratiot.
 At a session of said court held at the Probate office in the village of Ithaca in said county, on the 21st day of September, 1918. Present: J. E. Pettit, Probate Judge.

In the matter of the estate of Mary and Thomas Raycraft, both deceased.

The above parties having been admitted to Probate and William H. Kuhlman, 124 W. End St., Alma, Michigan, appointed executor thereof.

It is ordered that four months from this date be allowed for creditors to present their claims against said estate and that such claims will be heard by said court on Thursday, the 23rd day of January, next, at ten o'clock in the forenoon.

It is further ordered that public notice thereof be given by publication of this order for three successive weeks previous to said day of hearing. In The Alma Record, a newspaper printed and circulated in said county.

A true and correct copy of this order is hereby certified to the Clerk of Probate, ELLEN M. WALTER, Judge of Probate.

STATE OF MICHIGAN—The Circuit Court for the County of Gratiot—in Chancery.
 Frank H. Wood and Cora A. Wood, Plaintiffs, vs. Harry H. Wood, Plaintiff, and the above named defendant, and the above named unknown defendants, and such other persons who may claim or assert any right or interest in the title to Lot 2, in Block twenty-one, of the village (now city) of Alma, Michigan, according to and in accordance with the terms of a deed of conveyance, made and executed by said Harry H. Wood, and Cora A. Wood, and their heirs, and assigns, and which said deed is on file and on record in the office of the Register of Deeds for the county of Gratiot and State of Michigan, on